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5	Attorney for Defendant	
6	TROY ÜRIE	
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	
12	Plaintiff,	No. CR. S-03-534 FCD
13	v.	STIPULATION AND ORDER TO VACATE BRIEFING
	· ·	SCHEDULE & SET STATUS
14	TROY URIE,	CONFERENCE; FINDING OF EXCLUDABLE TIME
15	Defendant.	
16		
17	The United States of America, thro	ugh Assistant U.S. Attorney Heiko C

The United States of America, through Assistant U.S. Attorney Heiko Coppola, and defendant Troy Urie, through his counsel Scott L. Tedmon, hereby stipulate and agree as follows:

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- 1. The Court has previously excluded time under the Speedy Trial Act through June 1, 2010 under 18 U.S.C. §3161(h)(7)(B)(ii) and (iv), [Local Code T2 and T4], complex case and counsel's need for time to prepare, including the preparation and filing of a substantive defense motion.
- 2. The Court previously set a briefing schedule for defendant Urie's motion, with the hearing date set for June 28, 2010. Counsel for defendant Urie has recently consulted with his client regarding the preparation of a substantive defense motion. As a result of this recent discussion between defendant Urie and his counsel, defendant Urie is requesting that the previously set motion schedule be vacated. This request to vacate the briefing schedule is necessary to allow defendant Urie and his counsel needed time to the further evaluate and confer regarding the prospective substantive motion. Defendant Urie requests that the previously set motion hearing date of June 28,

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2010 at 10:00 a.m. remain on the calendar for a status conference.

As for the current status of the matter, the defense continues to conduct their investigation, review and preparation of the case. Based on all of the above-enumerated factors, the parties stipulate that the Court's previous finding of complexity and counsel's need for time to prepare pursuant to 18 U.S.C. § 3161(h)(7)(B)(ii) and (iv) is appropriate.

- 3. The parties stipulate and agree that the Court should reiterate its previous finding that time should be excluded under the Speedy Trial Act, pursuant to 18 U.S.C. §3161(h)(7)(B)(ii) and (iv), [Local Code T2 and T4], and that the ends of justice therefore outweigh the best interest of the public in a speedy trial.
- 4. Accordingly, it is hereby stipulated and the parties agree that time be excluded through the proposed status conference date of June 28, 2010 under the Speedy Trial Act pursuant to 18 U.S.C. §3161(h)(7)(B)(ii) and (iv), [Local Code T2 and T4], in that this case is complex, counsel for the parties need time to prepare, and that the ends of justice outweigh the best interest of the public in a speedy trial.
 - 5. Michele Krueger has approved the requested court date.
- 6. Scott L. Tedmon has been authorized by the government's counsel to sign this stipulation on his behalf.

IT IS SO STIPULATED.

19	DATED: May 10, 2010	BENJAMIN B. WAGNER
	-	United States Attorney
20		

/s/ Heiko Coppola HEIKO COPPOLA Assistant United States Attorney

DATED: May 10, 2010 LAW OFFICES OF SCOTT L. TEDMON

/s/ Scott L. Tedmon SCOTT L. TEDMON 25 Attorney for Defendant Troy Urie 26

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ORDER GOOD CAUSE APPEARING and based upon the above stipulation, IT IS ORDERED: The previously set briefing schedule for defense motion is hereby VACATED. The court appearance previously set for June 28, 2010 at 10:00 a.m. will remain on the calendar for a status conference. The Court reiterates its previous finding that time be excluded under the Speedy Trial Act pursuant to 18 U.S.C. §3161(h)(7)(B)(ii) and (iv), [Local Code T2 and T4], in that the case is complex, that counsel needs additional time to prepare, and that the ends of justice therefore outweigh the best interest of the public in a speedy trial. Accordingly, IT IS FURTHER ORDERED that pursuant to 18 U.S.C. §3161(h)(7)(B)(ii) and (iv), [Local Code T2 and T4] time is excluded through June 28, 2010 from the time computations required by the Speedy Trial Act. IT IS SO ORDERED. DATED: May 11, 2010 FRANK C. DAMRELL, JR. UNITED STATES DISTRICT JUDGE